Gregory G. Skordas (#3865)

Kaytlin V. Beckett (#16257)

SKORDAS, CASTON & HYDE, LLC

560 South 300 East Suite 225

Salt Lake City, UT 84111

Telephone: (801) 531-7444 Facsimile: (801) 665-0128 Attorneys for Defendant gskordas@schhlaw.com

kbeckett@schhlaw.com

IN THE UNITED STATES DISTRICT COURT DISTRICT OF UTAH, CENTRAL DIVISION

UNITED STATES OF AMERICA,

Plaintiff,

v.

AARON MICHAEL SHAMO, et. al.,

Defendant.

REQUEST FOR NOTICE FOR INTENT TO USE 404(b) EVIDENCE

Case No. 2:16-CR-00631 DAK

Judge Dale A. Kimball

The Defendant, Aaron Michael Shamo, through his counsel Gregory G. Skordas and Kaytlin V. Beckett, hereby requests that the Government provide notice of its intent to introduce evidence against this defendant that it claims to be admissible pursuant to Rule 404(b) of the Federal Rules of Evidence. The Defendant further requests that the government provide notice of the nature of that evidence and the purpose for its introduction into evidence.

DATED this 16th day of October, 2018.

SKORDAS, CASTON & HYDE, LLC

/s/ Gregory G. Skordas

Gregory G. Skordas Attorney for Defendant

CERTIFICATE OF SERVICE

I hereby certify that on the 16th day of October, 2018, I filed a true and correct copy of the foregoing REQUEST FOR NOTICE FOR INTENT TO USE 404(b) EVIDENCE, with the Clerk of the Court using CM/ECF system, which sent notification of such filing to the following:

S. Michael Gadd mgadd@agutah.gov

Vernon G. Stejskal Vernon.stejskal@usdoj.gov

Adam S. Elggren Adam.elggren@usdoj.gov

/s/ Sabrina Nielsen-Legal Secretary
Skordas, Caston & Hyde, LLC